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AMENDMENTS

TO

THE CONSTITUTION OF PENNSYLVANIA,

PROPOSED BY A CONVENTION



TO

A VOTE OF THE PEOPLE,

For their Ratification or Rejection, on the Second Tuesday of October, 1838:

TOGETHER WITH THE EXISTING CONSTITUTION.

Constitution of 1790.

(Parts stricken out in Italics.)

ARTICLE I.

SECT. I. The Legislative power of this commonwealth shall be vested in a Geneal Assembly, which shall consist of a Seate and House of Representatives.

SECT. II. The Representatives shall be hosen annually by the citizens of the city f Philadelphia and of each county respectively, on the second Tuesday of October.

SECT. III. No person shall be a Repreentative who shall not have attained the ge of twenty-one years, and have been a itizen and inhabitant of the State three rears next preceding his election, and the ast year thereof an inhabitant of the city or county in which he shall be chosen, unless ne shall have been absent on the public business of the United States or of this State. No person residing within any city, town or borough, which shall be entitled to a separate representation, shall be elected a member for any county, nor shall any person residing without the limits of any such city, town or borough, be elected a member thereof.

SECT. IV. Within three years after the first meeting of the General Assembly, and within every subsequent term of seven

Constitution of 1838.

(Amendments in Italics.)

ARTICLE I.

SECT. I. The Legislative power of this Commonwealth shall be vested in a General Assembly, which shall consist of a Senate and House of Representatives.

Sect. II. The Representatives shall be chosen annually by the citizens of the city of Philadelphia and of each county respectively, on the second Tuesday of October.

SECT. III. No person shall be a Representative who shall not have attained the age of twenty-one years, and have been a citizen and inhabitant of the State three years next preceding his election, and the last year thereof an inhabitant of the district in and for which he shall be chosen a Representative, unless he shall have been absent on the public business of the United States or of this State.

SECT. IV. Within three years after the first meeting of the General Assembly, and within every subsequent term of seven

(Parts stricken out in Italics.)

years, an enumeration of the taxable inhabitants shall be made in such manner as shall be directed by law. The number of Representatives shall at the several periods of making such enumeration, be fixed by the Legislature, and apportioned among the city of Philadelphia and the several counties, according to the number of taxable inhabitants in each: And shall never be less than sixty nor reater than one hundred. Each county share at least one Representative, but no county hereafter erected shall be entitled to a separate representation until a sufficient number of taxable inhabitants shall be contained within it, to entitle them to one Representative, agreeably to the ratio which shall then be established.

SECT. V. The Senators shall be chosen for four years by the citizens of Philadelphia and of the several counties at the same time, in the same manner, and at the same places where they shall vote for Representatives.

SECT. VI. The number of Senators shall, at the several periods of making the enumeration before mentioned, be fixed by the Legislature, and apportioned among the districts formed as hereinafter directed, according to the number of taxable inhabitants in each; and shall never be less than one-fourth, nor greater than one-third, of the number of Representatives.

SECT. VII. The Senators shall be chosen in districts, to be formed by the Legislature; each district containing such a number of taxable inhabitants as shall be entitled to elect not more than four Senators; when a district shall be composed of two or more counties, they shall be adjoining; neither the city of Philadelphia nor any county shall be divided in forming a district.

SECT. VIII. No person shall be a Senator who shall not have attained the age of twenty-five years and have been a citizen and inhabitant of the State four years next before his election, and the last year thereof an inhabitant of the district for which he shall be chosen, unless he shall have been absent on the public business of the United States or of this State.

Constitution of 1838.

(Amendments in Italics.)

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SECT. VII. The Senators shall be chose in districts, to be formed by the Legislatu but no district shall be so formed as entitle it to elect more than two Senator unless the number of taxable inhabitar in any city or county shall, at any ting be such as to entitle it to elect more the two, but no city or county shall be entitled to elect more than four Senator when a district shall be composed of two more counties, they shall be adjoining; not there is the divided in forming a district.

SECT. VIII. No person shall be a Senat who shall not have attained the age of twe ty-five years and have been a citizen an inhabitant of the State four years next be fore his election, and the last year there an inhabitant of the district for which is shall be chosen, unless he shall have been absent on the public business of the United States or of this State; and no person elected as aforesaid shall hold said office after the shall have removed from such districtions.

(Parts stricken out in Italics.)

Sect. IX. Immediately after the Seators shall be assembled in consequence f the first election, subsequent to the rst enumeration, they shall be divided y lot, as equally as may be, into four asses. The seats of the Senators of the rst class shall be vacated at the expiration of the first year, of the second class t the expiration of the second year, of the third class at the expiration of the fourth class at the rpiration of the fourth year; so that ne-fourth may be chosen every year.

SECT. X. The General Assembly shall leet on the first Tuesday of *December*, in very year, unless sooner convened by the overnor.

SECT. XI. Each House shall choose its peaker and other officers; and the Senate sall also choose a Speaker pro tempore, then the Speaker shall exercise the office of Governor.

SECT. XII. Each House shall judge of ne qualifications of its members. Contest-d elections shall be determined by a compittee to be selected, formed and regulated such manner as shall be directed by law. majority of each House shall constitute a uorum to do business; but a smaller numer may adjourn from day to day, and may e authorized by law to compel the attendance of absent members, in such manner and under such penalties as may be proided.

SECT. XIII. Each House may determine he rules of its proceedings, punish its memers for disorderly behaviour, and with the oncurrence of two-thirds, expel a member, ut not a second time for the same cause; nd shall have all other powers necessary or a branch of the Legislature of a free tate.

SECT. XIV. Each House shall keep a ournal of its proceedings, and publish them veekly, except such parts as may require ecrecy: and the yeas and nays of the members on any question shall, at the desire of

Constitution of 1838.

(Amendments in Italics.)

Sect. IX. The Senators who may be elected at the first General Election after the adoption of the amendments to the Constitution, shall be divided by lot into three classes. The seats of the Senators of the first class shall be vacated at the expiration of the first year; of the second class at the expiration of the second year; and of the third class at the expiration of the third year; so that thereafter onethird of the whole number of Senators may be chosen every year. The Senators elected before the amendments to the Constitution shall be adopted shall hold their offices during the terms for which they shall respectively have been elected.

SECT. X. The General Assembly shall meet on the first Tuesday of January, in every year, unless sooner convened by the Governor.

Sect. XI. Each House shall choose its Speaker and other officers; and the Senate shall also choose a Speaker pro tempore, when the Speaker shall exercise the office of Governor.

SECT. XII. Each House shall judge of the qualifications of its members. Contested elections shall be determined by a committee to be selected, formed and regulated in such manner as shall be directed by law. A majority of each House shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized by law to compel the attendance of absent members, in such manner and under such penalties as may be provided.

SECT. XIII. Each House may determine the rules of its proceedings, punish its members for disorderly behaviour, and with the concurrence of two-thirds, expel a member, but not a second time for the same cause; and shall have all other powers necessary for a branch of the Legislature of a free State.

Sect. XIV. The Legislature shall not have power to enact laws annulling the contract of marriage in any case where, by law, the courts of this Commonwealth are, or hereafter may be, empowered to decree a divorce.

SECT. XV. Each House shall keep a journal of its proceedings, and publish them weekly, except such parts as may require secrecy: and the yeas and nays of the members on any question shall, at the desire of

(Parts stricken out in Italics.)

any two of them, be entered on the journals.

SECT. XV. The doors of each House and of Committees of the Whole shall be open, unless when the business shall be such as ought to be kept secret.

SECT. XVI. Neither House shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses

shall be sitting.

Sect. XVII. The Senators and Representatives shall receive a compensation for their services to be ascertained by law, and paid out of the treasury of the Commonwealth. They shall in all cases, except treason, felony and breach or surety of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to and returning from the same. And for any speech or debate in either House they shall not be questioned in any other place.

SECT. XVIII. No Senator or Representative shall, during the time for which he shall have been elected, be appointed to any civil office under this Commonwealth which shall have been created, or the emoluments of which shall have been increased during such time; and no member of Congress or other person holding any office, (except of attorney at law and in the militia) under the United States or this Commonwealth, shall be a member of either House during his continuance in Congress

or in office.

SECT. XIX. When vacancies happen in either House the Speaker shall issue writs of election to fill such vacancies.

SECT. XX. All bills for raising revenue shall originate in the House of Representatives, but the Senate may propose amendments as in other bills.

SECT. XXI. No money shall be drawn from the treasury but in consequence of ap-

propriations made by law.

SECT. XXII. Every bill which shall have passed both Houses shall be presented to the Governor. If he approve he shall sign it, but if he shall not approve he shall return it with his objections to the House in which it shall have originated, who shall enter the objections at large upon their journals and proceed to reconsider it. If, after such reconsideration, two-thirds of that House shall agree to pass the bill, it shall be sent with the objections to the other House,

Constitution of 1838.

(Amendments in Italics.)

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which likewise it shall be reconsidered, if approved by two-thirds of that House, shall be a law. But in such cases the es of both Houses shall be determined yeas and nays, and the names of the pers voting for or against the bill shall be ered on the journals of each House rectively. If any bill shall not be returned the Governor within ten days (Sundays epted) after it shall have been presented nim, it shall be a law in like manner as if had signed it, unless the General Assem-, by their adjournment, prevented its ren, in which case it shall be a law, unless t back within three days after their next eting.

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Constitution of 1838.

(Amendments in Italics.)

by which likewise it shall be reconsidered, and if approved by two-thirds of that House, it shall be a law. But in such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for or against the bill shall be entered on the journals of each House respectively. If any bill shall not be returned by the Governor within ten days (Sundays excepted) after it shall have been presented to him, it shall be a law in like manner as if he had signed it, unless the General Assembly, by their adjournment, prevented its return, in which case it shall be a law, unless sent back within three days after their next meeting.

SECT. XXIV. Every order, resolution or vote to which the concurrence of both Houses may be necessary (except on a question of adjournment) shall be presented to the Governor, and before it shall take effect, be approved by him, or being disapproved, shall be repassed by two-thirds of both Houses according to the rules and limitations prescribed in case of a bill.

Sect. XXV. No corporate body shall be hereafter created, renewed or extended with banking or discounting privileges, without six months' previous public notice of the application for the same in such manner as shall be prescribed by Nor shall any charter for the purposes aforesaid, be granted for a longer period than twenty years, and every such charter shall contain a clause reserving to the Legislature the power to alter, revoke or annul the same, whenever in their opinion it may be injurious to the citizens of the Commonwealth, in such manner, however, that no injustice shall be done to the corporators. No law hereafter enacted, shall create, renew, or extend the charter of more than one corporation.

ARTICLE II.

SECT. I. The Supreme Executive power this Commonwealth shall be vested in a overnor.

SECT. II. The Governor shall be chosen the second Tuesday of October, by the tizens of the Commonwealth, at the places here they shall respectively vote for Resentatives. The returns of every elector for Governor shall be sealed up and ansmitted to the seat of government, di-

ARTICLE II.

SECT. I. The Supreme Executive power of this Commonwealth shall be vested in a Governor.

SECT. II. The Governor shall be chosen on the second Tuesday of October, by the citizens of the Commonwealth, at the places where they shall respectively vote for Representatives. The returns of every election for Governor shall be sealed up and transmitted to the seat of government, di-

(Parts stricken out in Italics.)

rected to the Speaker of the Senate, who shall open and publish them in the presence of the members of both Houses of the Legislature. The person having the highest number of votes shall be Governor. But if two or more shall be equal and highest in votes, one of them shall be chosen Governor by the joint vote of the members of both Houses. Contested elections shall be determined by a committee to be selected from both Houses of the Legislature, and formed and regulated in such manner as shall be directed by law.

Sect. III. The Governor shall hold his office during three years from the third Tuesday of *December* next ensuing his election, and shall not be capable of holding it longer than *nine* in any term of *twelve*

years.

SECT. IV. He shall be at least thirty years of age, and have been a citizen and an inhabitant of this State seven years next before his election; unless he shall have been absent on the public business of the United States, or of this State.

SECT. V. No member of Congress or person holding any office under the United States or this State, shall exercise the office of Governor.

SECT. VI. The Governor shall at stated times receive for his services, a compensation, which shall be neither increased nor diminished during the period for which he shall have been elected.

SECT. VII. He shall be commander-inchief of the army and navy of this Commonwealth, and of the militia, except when they shall be called into the actual service of the United States.

Sect. VIII. He shall appoint all officers, whose offices are established by this Constitution, or shall be established by law, and whose appointments are not herein otherwise provided for; but no person shall be appointed to an office within any county, who shall not have been a citizen and inhabitant therein one year next before his appointment, if the county shall have been so long erected; but if it shall not have been so long erected, then within the limits of the county or counties out of which it shall have been taken. No member of Congress from this State, nor any person holding or exercising any office of trust or profit under the United States, shall at the same time hold or exercise the office of judge, secretary, trea-

Constitution of 1838.

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Sect. III. The Governor shall hold office during three years from the the Tuesday of January next ensuing his eletion, and shall not be capable of holdi it longer than six in any term of ni

years.

SECT. IV. He shall be at least thir years of age, and have been a citizen and inhabitant of this State seven years next the fore his election; unless he shall have be absent on the public business of the Unit States, or of this State.

SECT. V. No member of Congress person holding any office under the Unit States or this State, shall exercise the offi of Governor.

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SECT. VII. He shall be commander-ichief of the army and navy of this Commowealth, and of the militia, except when the shall be called into the actual service of the United States.

Sect. VIII. He shall appoint a Secr tary of the Commonwealth during plea sure, and he shall nominate and by an with the advice and consent of the Sena. appoint all judicial officers of Courts Record, unless otherwise provided for i this Constitution. He shall have power to fill all vacancies that may happen i such judicial offices during the recess of the Senate, by granting commission which shall expire at the end of ther next session: Provided, That in actin on executive nominations the Senate sha sit with open doors, and in confirming a rejecting the nominations of the Govern or, the vote shall be taken by yeas an nays.

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rer, prothonotary, register of wills and worder of deeds, sheriff, or any office in is State to which a salary is by law anxed, or any other office which future regislatures shall declare incompatible the offices or appointments under the nited States.

Sect. IX. He shall have power to remit es and forfeitures, and grant reprieves d pardons, except in cases of impeachent.

SECT. X. He may require information in iting, from the officers in the executive partment, on any subject relating to the ties of their respective offices.

SECT. XI. He shall, from time to time, we to the General Assembly information the state of the Commonwealth, and remmend to their consideration such meares as he shall judge expedient.

SECT. XII. He may, on extraordinary ocsions, convene the General Assembly; and case of disagreement between the two ouses, with respect to the time of adjournent, adjourn them to such time as he shall ink proper, not exceeding four months.

SECT. XIII. He shall take care that the ws be faithfully executed.

SECT. XIV. In case of the death or regnation of the Governor, or his removal om office, the Speaker of the Senate shall cercise the office of Governor, until anoer Governor shall be duly qualified. And the trial of a contested election shall connue longer than until the third Tuesday December next ensuing the election of overnor, the Governor of the last year, or e Speaker of the Senate who may be in e exercise of the executive authority, all continue therein until the determination of such contested election, and until a overnor shall be qualified as aforesaid.

Sect. XV. A Secretary shall be appointl and commissioned during the Goveror's continuance in office, if he shall so ng behave himself well. He shall keep fair register of all the official acts and proeedings of the Governor, and shall, when

Constitution of 1838.

(Amendments in Italics.)

Sect. IX. He shall have power to remit fines and forfeitures, and grant reprieves and pardons, except in cases of impeachment.

SECT. X. He may require information in writing, from the officers in the executive department, on any subject relating to the duties of their respective offices.

SECT. XI. He shall, from time to time, give to the General Assembly information of the state of the Commonwealth, and recommend to their consideration such measures as he shall judge expedient.

SECT. XII. He may, on extraordinary occasions, convene the General Assembly; and in case of disagreement between the two Houses, with respect to the time of adjournment, adjourn them to such time as he shall think proper, not exceeding four months.

SECT. XIII. He shall take care that the

laws be faithfully executed.

SECT. XIV. In case of the death or resignation of the Governor, or his removal from office, the Speaker of the Senate shall exercise the office of Governor, until another Governor shall be duly qualified; but in such case another Governor shall be chosen at the next annual election of Representatives, unless such death, resignation, or removal shall occur within three calendar months immediately preceding such next annual election, in which case a Governor shall be chosen at the second succeeding annual election of Represen-And if the trial of a contested election shall continue longer than until the third Monday of January next ensuing the election of Governor, the Governor of the last year, or the Speaker of the Senate who may be in the exercise of the executive authority, shall continue therein until the determination of such contested election, and until a Governor shall be duly qualified as aforesaid.

SECT. XV. The Secretary of the Commoniwealth shall keep a fair register of all the official acts and proceedings of the Governor, and shall, when required, lay the same and all papers, minutes and vouchers relative thereto, before either branch of the

(Parts stricken out in Italics.)

required, lay the same and all papers, minutes and vouchers relative thereto, before either branch of the Legislature, and shall perform such other duties as shall be enjoined him by law.

ARTICLE III.

Sect. I. In elections by the citizens, every freeman of the age of twenty-one years, having resided in the State two years, next before the elections, and within that time paid a state or county tax, which shall have been assessed at least six months before the election, shall enjoy the rights of an elector: Provided, That the sons of persons qualified as aforesaid, between the ages of twenty-one and twentytwo years, shall be entitled to vote, although they shall not have paid taxes.

Sect. II. All elections shall be by ballot, except those by persons in their representative capacities, who shall vote viva voce.

Sect. III. Electors shall in all cases, except treason, felony, and breach of surety of the peace, be privileged from arrest during their attendance on elections, and in going to and returning from them.

Constitution of 1838.

(Amendments in Italics.)

Legislature, and shall perform such our duties as shall be enjoined him by law.

ARTICLE III.

Sect. I. In elections by the citizen every white freeman of the age of twer one years, having resided in this Si one year, and in the election district wh he offers to vote, ten days immedial preceding such election, and within years paid a state or county tax, wh shall have been assessed at least ten d before the election, shall enjoy the rig of an elector. But a citizen of the Uni States, who had previously been a qui fied voter of this State, and removed the from and returned, and who shall h resided in the election district, and p taxes us aforesaid, shall be entitled vote, after residing in the State months: Provided, That white freem citizens of the United States, between ages of twenty-one and twenty-two yea and having resided in the State one ye and in the election district ten days aforesaid, shall be entitled to vote, though they shall not have paid taxes

SECT. II. All elections shall be by bal except those by persons in their represer tive capacities, who shall vote viva voce.

Sect. III. Electors shall in all cases, cept treason, felony, and breach of sur of the peace, be privileged from arrest ring their attendance on elections, and going to and returning from them.

ARTICLE IV. (Unaltered.)

Sect. I. The House of Representatives shall have the sole power of impeaching. SECT. II. All impeachments shall be tried by the Senate: When sitting for that p pose, the Senators shall be upon oath or affirmation. No person shall be convicted

without the concurrence of two-thirds of the members present.

SECT. III. The Governor, and all other civil officers under this Commonwealth, sh be liable to impeachment for any misdemeanor in office; but judgment, in such cas shall not extend further than to removal from office, and disqualification to hold any off of honour, trust, or profit, under this Commonwealth: the party, whether convicted acquitted, shall, nevertheless, be liable to indictment, trial, judgment and punishme according to law.

ARTICLE V.

Sect. I. The judicial power of this Commonwealth shall be vested in a supreme

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urt, in courts of over and terminer and neral jail delivery, in a court of compleas, orphans' court, register's court, d a court of quarter sessions of the ace, for each county; in justices of the ace, and in such other courts as the gislature may, from time to time, estash.

Sect. II. The judges of the supreme urt and of the several courts of comon pleas, shall hold their offices during od behaviour: But for any reasonable use, which shall not be sufficient ground impeachment, the Governor may reove any of them on the address of twoirds of each branch of the Legislature. he judges of the supreme court, and the esidents of the several courts of comon pleas, shall, at stated times, receive r their services an adequate compensaon, to be fixed by law, which shall not diminished during their continuance office; but they shall receive no fees or erquisites of office, nor hold any other fice of profit under this Commonwealth. SECT. III. The jurisdiction of the sureme court shall extend over the State; nd the judges thereof shall, by virtue of reir offices, be justices of over and teriner and general jail delivery, in the everal counties.

Sect. IV. Until it shall be otherwise irected by law, the several courts of ommon pleas shall be established in the ollowing manner: The Governor shall ppoint, in each county, not fewer than hree, nor more than four judges, who, uring their continuance in office, shall eside in such county. The State shall e, by law, divided into circuits, none of vhich shall include more than six, nor ewer than three counties. A president hall be appointed of the courts in each ircuit, who, during his continuance in ffice, shall reside therein. The president end judges, any two of whom shall be i quorum, shall compose the respective courts of common pleas.

SECT. V. The judges of the court of common pleas, in each county, shall, by virtue

Constitution of 1838.

(Amendments in Italics.)

court, in courts of over and terminer and general jail delivery, in a court of common pleas, orphans' court, register's court, and a court of quarter sessions of the peace, for each county; in justices of the peace, and in such other courts as the Legislature may, from time to time, establish.

Sect. II. The judges of the supreme court, of the several courts of common pleas, and of such other courts of record as are or shall be established by law, shall be nominated by the Governor, and by and with the consent of the Senate appointed and commissioned by him. The judges of the supreme court shall hold their offices for the term of fifteen years, if they shall so long behave themselves well. The president judges of the several courts of common pleas, and of such other courts of record as are or shall be established by law, and all other judges required to be learned in the law, shall hold their offices for the term of ten years, if they shall so long behave themselves well. The associate judges of the courts of common pleas shall hold their offices for the term of five years, if they shall so long behave themselves well. But for any reasonable cause, which shall not be sufficient ground of impeachment, the Governor may remove any of them on the address of two-thirds of each branch of the Legislature. The judges of the supreme court, and the presidents of the several courts of common pleas, shall at stated times receive for their services an adequate compensation to be fixed by law, which shall not be diminished during their continuance in office; but they shall receive no fees or perquisites of office, nor hold any other office of profit under this Commonwealth.

Sect. III. Until otherwise directed by law, the courts of common pleas shall continue as at present established. Not more than five counties shall at any time be included in one judicial district organized for said courts.

SECT. IV. The jurisdiction of the supreme court shall extend over the State; and the judges thereof shall, by virtue of their offices, be justices of over and terminer and general jail delivery, in the several counties.

SECT. V. The judges of the court of common pleas, in each county, shall, by virtue

(Parts stricken out in Italics.)

of their offices, be justices of over and terminer and general jail delivery, for the trial of capital and other offenders therein; any two of said judges, the president being one, shall be a quorum; but they shall not hold a court of over and terminer, or jail delivery, in any county, when the judges of the supreme court, or any of them, shall be sitting in the same county. The party accused, as well as the Commonwealth, may, under such regulations as shall be prescribed by law, remove the indictment and proceedings, or a transcript thereof, into the supreme court.

SECT. VI. The supreme court, and the several courts of common pleas, shall, beside the powers heretofore usually exercised by them, have the powers of a court of chancery, so far as relates to the perpetuating of testimony, the obtaining of evidence from places not within the State, and the care of the persons and estates of those who are non compotes mentis. And the Legislature shall vest in the said courts such other powers to grant relief in equity, as shall be found necessary; and may, from time to time, enlarge or diminish those powers or vest them in such other courts as they shall judge proper, for the due administration of justice.

SECT. VII. The judges of the court of common pleas of each county, any two of whom shall be a quorum, shall compose the court of quarter sessions of the peace, and orphans' court thereof; and the register of wills, together with the said judges, or any two of them, shall compose the register's

court of each county.

SECT. VIII. The judges of the courts of common pleas shall, within their respective counties, have like powers with the judges of the supreme court, to issue writs of certiorari to the justices of the peace, and to cause their proceedings to be brought before them, and the like right and justice to be done.

SECT. IX. The president of the court in each circuit within such circuit, and the judges of the court of common pleas within their respective counties, shall be justices of the peace, so far as relates to criminal matters.

Sect. X. The Governor shall appoint a competent number of justices of the peace in such convenient districts in each county, as are or shall be directed by law. They shall be commissioned during good behaviour; but may be removed on conviction of misbehaviour in office, or of any

Constitution of 1838.

(Amendments in Italics.)

of their offices, be justices of over and term ner and general jail delivery, for the trial capital and other offenders therein; any tw of said judges, the president being one, sha be a quorum; but they shall not hold a cou of over and terminer, or jail delivery, i any county, when the judges of the suprem court, or any of them shall be sitting in the same county. The party accused, as we as the Commonwealth, may, under suc regulations as shall be prescribed by lav remove the indictment and proceedings, of a transcript thereof, into the supreme cour

SECT. VI. The supreme court, and the several courts of common pleas, shall, be side the powers heretofore usually exercise by them, have the powers of a court of charcery, so far as relates to the perpetuating of testimony, the obtaining of evidence from places not within the State, and the care of the persons and estates of those who are no compotes mentis. And the Legislature shall vest in the said courts such other powers the grant relief in equity, as shall be foun necessary; and may, from time to time, en large or diminish those powers or vest there in such other courts as they shall judge proper, for the due administration of justice.

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SECT. XI. A register's office, for the prote of wills and granting letters of adminisation, and an office for the recording of

eds, shall be kept in each county.

SECT. XII. The style of all process shall "The Commonwealth of Pennsylvania." ll prosecutions shall be carried on in the ame and by the authority of the Comonwealth of Pennsylvania, and conclude, against the peace and dignity of the same."

ARTICLE VI.

SECT. I. Sheriffs and coroners shall, at ne times and places of election of repreentatives, be chosen by the citizens of each ounty. Two persons shall be chosen for ach office, one of whom for each respecively, shall be appointed by the Governor. 'hey shall hold their offices for three years, they shall so long behave themselves rell, and until a successor be duly qualified; ut no person shall be twice chosen or apointed sheriff in any term of six years. racancies in either of the said offices shall e filled by a new appointment, to be made y the Governor, to continue until the next general election, and until a successor shall e chosen and qualified as aforesaid.

SECT. II. The freemen of this Commonvealth shall be armed and disciplined for Those who conscientiously ts defence. cruple to bear arms, shall not be compelled o do so, but shall pay an equivalent for per-The militia officers shall onal service. he appointed in such manner, and for ruch time, as shall be directed by law.

Constitution of 1838.

(Amendments in Italics.)

Sect. X. A register's office, for the probate of wills and granting letters of administration, and an office for the recording of

deeds, shall be kept in each county.

Sect. XI. The style of all process shall be "The Commonwealth of Pennsylvania." All prosecutions shall be carried on in the name and by the authority of the Commonwealth of Pennsylvania, and conclude, " against the peace and dignity of the same."

ARTICLE VI.

SECT. I. Sheriffs and coroners shall, at the times and places of election of representatives, be chosen by the citizens of each One person shall be chosen for each office, who shall be commissioned by the Governor. They shall hold their offices for three years, if they shall so long behave themselves well, and until a successor be duly qualified; but no person shall be twice chosen or appointed sheriff in any term of six years. Vacancies in either of the said offices shall be filled by an appointment, to be made by the Governor, to continue until the next general election, and until a successor shall be chosen and qualified as aforesaid.

SECT. II. The freemen of this Commonwealth shall be armed, organized, and disciplined for its defence, when and in such manner as may be directed by law. Those who conscientiously scruple to bear arms, shall not be compelled to do so, but shall pay an equivalent for personal service.

Sect. III. Prothonotaries of the supreme court shall be appointed by the said court for the term of three years, if they so long behave themselves well. Prothonotaries and clerks of the several other courts, recorders of deeds, and registers of wills, shall at the times and places of election of Representatives, be elected by the qualified electors of each county, or the districts over which the jurisdiction of said courts extends, and shall be commissioned by the Governor. They shall hold their offices for three years, if they shall so long behave themselves well, and until their successors shall be duly quali-The Legislature shall provide by law the number of persons in each county

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SECT. III. Prothonotaries, clerks of the peace and orphans' courts, recorders of deeds, registers of wills, and sheriffs, shall keep their offices in the county town of the county in which they, respectively, shall be officers, unless when the Governor shall, for special reasons, dispense therewith, for any term not exceeding five years after the county shall have been erected.

SECT. IV. All commissions shall be in the name and by the authority of the Commonwealth of Pennsylvania, and be sealed with the State seal, and signed by the Governor.

Sect. V. The State Treasurer shall be appointed annually, by the joint vote of the members of both Houses. All other officers in the treasury department, attorneys at law, election officers, officers relating to taxes, to the poor and highways, constables and other township officers, shall be appointed in such manner as is or shall be directed by law.

Constitution of 1838.

(Amendments in Italics.)

who shall hold said offices, and how ma and which of said offices shall be held one person. Vacancies in any of the sa offices shall be filled by appointments be made by the Governor, to continue a til the next general election, and un successors shall be elected and qualifi as aforesaid.

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Sect. VII. Justices of the peace or a dermen shall be elected in the sever wards, boroughs, and townships, at the time of the election of constables by the qualified voters thereof, in such number as shall be directed by law, and shall commissioned by the Governor for a term of five years. But no township, ward a borough shall elect more than two justices of the peace or aldermen without the consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of a majority of the qualified electors within such township, ward a several consent of the qualified electors within such township.

borough.

SECT. VIII. All officers whose election or appointment is not provided for in the Constitution, shall be elected or appointe as shall be directed by law. No perso shall be appointed to any office withi any county who shall not have been citizen and an inhabitant therein on year next before his appointment, if the county shall have been so long erected but if it shall not have been so long erect ed, then within the limits of the county o counties out of which it shall have been taken. No member of Congress from thi State, or any person holding or exercising any office or appointment of trust or pro fit under the United States, shall at the same time hold or exercise any office in this State, to which a salary is, or fees or perquisites are by law, annexed; and the Legislature may by law declare what

(Parts stricken out in Italics.)

Constitution of 1838.

(Amendments in Italics.)

state offices are incompatible. No member of the Senate or of the House of Representatives shall be appointed by the Governor to any office during the term for which he shall have been elected.

Sect. IX. All officers for a term of years shall hold their offices for the terms respectively specified, only on the condition that they so long behave themselves well; and shall be removed on conviction of misbehaviour in office or of any infamous crime.

Sect. X. Any person who shall, after the adoption of the amendments proposed by this Convention to the Constitution, fight a duel, or send a challenge for that purpose, or be aider or abettor in fighting a duel, shall be deprived of the right of holding any office of honour or profit in this State, and shall be punished otherwise in such manner as is, or may be prescribed by law; but the executive may remit the said offence and all its disqualifications.

ARTICLE VII.

SECT. I. The Legislature shall, as soon as onveniently may be, provide, by law, for ne establishment of schools throughout the tate, in such manner that the poor may be nught gratis.

SECT. II. The arts and sciences shall be romoted in one or more seminaries of

earning.

SECT. III. The rights, privileges, immuities and estates of religious societies and orporate bodies, shall remain as if the Contitution of this State had not been altered r amended.

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learning.

SECT. III. The rights, privileges, immunities and estates of religious societies and corporate bodies, shall remain as if the Constitution of this State had not been altered or amended.

Sect. IV. The Legislature shall not invest any corporate body or individual with the privilege of taking private property for public use, without requiring such corporation or individual to make compensation to the owners of said property, or give adequate security therefor, before such property shall be taken.

ARTICLE VIII. (Unaltered.)

Members of the General Assembly and all officers, executive and judicial, shall be bound by oath or affirmation to support the Constitution of this Commonwealth, and to berform the duties of their respective offices with fidelity.

ARTICLE IX. (Unaltered.)

That the general, great and essential principles of liberty and free government may

recognised and unalterably established, WE DECLARE,

SECT. I. That all men are born equally free and independent, and have certain inlerent and indefeasible rights, among which are those of enjoying and defending life a liberty, of acquiring, possessing and protecting property and reputation, and of pursuitheir own happiness.

SECT. II. That all power is inherent in the people, and all free governments a founded on their authority, and instituted for their peace, safety, and happiness: For t advancement of those ends, they have, at all times, an unalienable and indefeasible rig to alter, reform, or abolish their government, in such manner as they may think proper

SECT. III. That all men have a natural and indefeasible right to worship Almighty G according to the dictates of their own consciences; that no man can, of right, be conpelled to attend, erect, or support any place of worship, or to maintain any minist against his consent; that no human authority can, in any case whatever, control or intefere with the rights of conscience; and that no preference shall ever be given, by law, any religious establishments or modes of worship.

Sect. IV. That no person who acknowledges the being of a God and a future state rewards and punishments, shall, on account of his religious sentiments, be disqualified

hold any office or place of trust or profit under this Commonwealth.

SECT. V. That elections shall be free and equal.

Sect. VI. That trial by jury shall be as heretofore, and the right thereof remain i violate.

SECT. VII. That the printing presses shall be free to every person, who undertakes examine the proceedings of the Legislature or any branch of government: and no la shall ever be made to restrain the right thereof. The free communication of though and opinions is one of the invaluable rights of man; and every citizen may freely spea write and print on any subject, being responsible for the abuse of that liberty. In prosecutions for the publication of papers, investigating the official conduct of officers, or make in a public capacity, or where the matter published is proper for public information, the truth thereof may be given in evidence; and, in all indictments for libels, the jury shall have a right to determine the law and the facts, under the direction of the court, as other cases.

Sect. VIII. That the people shall be secure in their persons, houses, papers and possessions, from unreasonable searches and seizures; and that no warrant to search ar place, or to seize any person or things, shall issue without describing them as nearly

may be, nor without probable cause, supported by oath or affirmation.

SECT. IX. That in all criminal prosecutions, the accused hath a right to be heard thinself and his counsel, to demand the nature and cause of the accusation against him, meet the witnesses face to face, to have compulsory process for obtaining witness in his favour, and in prosecutions by indictment or information, a speedy trial by a impartial jury of the vicinage: That he cannot be compelled to give evidence again himself, nor can he be deprived of his life, liberty or property, unless by the judgmen of his peers or the law of the land.

SECT. X. That no person shall, for any indictable offence, be proceeded against crim nally by information; except in cases arising in the land or naval forces, or in the milit when in actual service in time of war or public danger; or by leave of the court for oppression and misdemeanor in office. No person shall for the same offence be twice put in jeopardy of life or limb; nor shall any man's property be taken, or applied to public, without the consent of his representatives, and without just compensation being

made.

SECT. XI. That all courts shall be open, and every man for an injury done him in h lands, goods, person or reputation, shall have remedy by the due course of law, and rigl and justice administered without sale, denial or delay. Suits may be brought against th Commonwealth in such manner, in such courts, and in such cases, as the Legislature may by law, direct.

JECT. XII. That no power of suspending laws shall be exercised, unless by the Legistre, or its authority.

SECT. XIII. That excessive bail shall not be required, nor excessive fines imposed, nor

nel punishments inflicted.

DECT. XIV. That all prisoners shall be bailable by sufficient sureties, unless for capital pinces, when the proof is evident or presumption great: and the privilege of the write mabeas corpus shall not be suspended, unless when, in cases of rebellion or invasion, the

plic safety may require it.

SECT. XV. That no commission of over and terminer or jail delivery shall be issued.
SECT. XVI. That the person of a debtor, where there is not strong presumption of ind, shall not be continued in prison after delivering up his estate for the benefit of his

ditors in such manner as shall be prescribed by law.

SECT. XVII. That no ex post facto law, nor any law impairing contracts, shall be made. SECT. XVIII. That no person shall be attainted of treason or felony by the Legislature. SECT. XIX. That no attainder shall work corruption of blood; nor, except during the of the offender, forfeiture of estate to the Commonwealth: that the estates of such sons as shall destroy their own lives, shall descend or vest as in case of natural death; if any person shall be killed by casualty, there shall be no forfeiture by reason reof.

ECT. XX. That the citizens have a right, in a peaceable manner, to assemble together their common good, and to apply to those invested with the powers of government for ress of grievances, or other proper purposes, by petition, redress, or remonstrance.

SECT. XXI. That the right of the citizens to bear arms, in defence of themselves and

State, shall not be questioned.

SECT. XXII. That no standing army shall, in time of peace, be kept up, without the sent of the Legislature; and the military shall, in all cases, and at all times, be in strict ordination to the civil power.

SECT. XXIII. That no soldier shall, in time of peace, be quartered in any house, hout the consent of the owner, nor in time of war, but in a manner to be prescribed

SECT. XXIV. That the Legislature shall not grant any title of nobility or hereditary tinction, nor create any office the appointment to which shall be for a longer term than ring good behaviour.

SECT. XXV. That emigration from the State shall not be prohibited.

SECT. XXVI. To guard against transgressions of the high powers which we have deleed, WE DECLARE, that every thing in this article is excepted out of the general wers of government, and shall for ever remain inviolate.

ARTICLE X. (New Article.)

Any amendment or amendments to this Constitution may be proposed in the Sete or House of Representatives, and if the same shall be agreed to by a majority the members elected to each House, such proposed amendment or amendments ill be entered on their Journals, with the yeas and nays taken thereon, and the cretary of the Commonwealth shall cause the same to be published three months ore the next election, in at least one newspaper in every county in which a newsper shall be published; and if in the Legislature next afterwards chosen, such prosed amendment or amendments shall be agreed to by a majority of the members cted to each House, the Secretary of the Commonwealth shall cause the same again be published in manner aforesaid, and such proposed amendment or amendments ill be submitted to the people in such manner and at such time, at least three inths after being so agreed to by the two Houses, as the Legislature shall preibe; and if the people shall approve and ratify such amendment or amendments a majority of the qualified voters of this State voting thereon, such amendment amendments shall become a part of the Constitution, but no amendment or rendments shall be submitted to the people oftener than once in five years: Proled, that if more than one amendment be submitted, they shall be submitted in ch manner and form, that the people may vote for or against each amendment varately and distinctly.

SCHEDULE.

That no inconvenience may arise from the alterations and amendments in the Contution of this Commonwealth, and in order to carry the same into complete operations hereby declared and ordained, that

I. All laws of this Commonwealth in force at the time when the said alterations and amendments is said Constitution shall take effect, and not inconsistent therewith, and all rights, prosecutions, actions, can and contracts, as well of individuals as of bodies corporate, shall continue as if the said alteration

amendments had not been made.

II. The alterations and amendments in the said Constitution shall take effect from the first day of Janue eighteen hundred and thirty-nine.

III. The clauses, sections, and articles of the said Constitution which remain unaltered, shall contin

be construed and have effect as if the said Constitution had not been amended.

IV. The General Assembly which shall convene in December, eighteen hundred and thirty-eight, continue its session, as heretofore, notwithstanding the provision in the eleventh section of the first and shall at all times be regarded as the first General Assembly under the amended Constitution.

V. The Governor who shall be elected in October, eighteen hundred and thirty-eight, shall be inaugu on the third Tuesday in January, eighteen hundred and thirty-nine; to which time the present executive

is hereby extended.

VI. The commissions of the judges of the supreme court who may be in office on the first day of January, shall expire in the following manner:—The commission which bears the earliest date shall expire of first day of January, Anno Domini one thousand eight hundred and forty-two: the commission next shall expire on the first day of January, Anno Domini one thousand eight hundred shall expire on the first day of January, Anno Domini one thousand eight hundred forty-eight: the commission next dated shall expire on the first day of January, Anno Domini one thousand eight hundred and fifty-one: and the commission last dated shall expire on the first day of January,

Domini one thousand eight hundred and fifty-four.

VII. The commissions of the president judges of the several judicial districts, and of the associate judges of the first judicial district, shall expire as follows:—The commissions of one-half of those who have held their offices ten years or more, at the adoption of the amendments to the Constitution, shall e on the twenty-seventh day of February, one thousand eight hundred and thirty-nine: the commissions of other half of those who shall have held their offices ten years or more, at the adoption of the amendment the Constitution, shall expire on the twenty-seventh day of February, one thousand eight hundred and the two: the first half to embrace those whose commissions shall bear the oldest date. The commissions of the remaining judges who shall not have held their offices for ten years at the adoption of the amendment the Constitution, shall expire on the twenty-seventh day of February next after the end of ten years from date of their commissions.

VIII. The recorders of the several mayors' courts, and other criminal courts in this Commonwealth, be appointed for the same time and in the same manner as the president judges of the several judicial distriction of those now in office, the commission oldest in date shall expire on the twenty-seventh day of February thousand eight hundred and forty-one, and the others every two years thereafter according to their respe

dates: those oldest in date expiring first.

IX. The Legislature, at its first session under the amended Constitution, shall divide the other associate ju of the State into four classes. The commissions of those of the first class shall expire on the twenty-several day of February, eighteen hundred and forty-one: of those of the second class on the twenty-seventh day of February, eighteen hundred and forty-one: of those of the third class on the twenty-seventh day of February eighteen hundred and forty-two: and of those of the fourth class on the twenty-seventh day of February eighteen hundred and forty-three. The said classes, from the first to the fourth, shall be arranged account to the seniority of the commissions of the several judges.

X. Prothonotaries, clerks of the several courts, (except of the supreme court,) recorders of deeds and r ters of wills, shall be first elected under the amended Constitution, at the election of Representatives in

year eighteen hundred and thirty-nine, in such manner as may be prescribed by law.

XI. The appointing power shall remain as heretofore, and all officers in the appointment of the executed department shall continue in the exercise of the duties of their respective offices until the Legislature pass such laws as may be required by the eighth section of the sixth article of the amended Constitution until appointments shall be made under such laws; unless their commissions shall be superseded by nev pointments, or shall sooner expire by their own limitations, or the said offices shall become vacant by dear resignation, and such laws shall be enacted by the first Legislature under the amended Constitution.

XII. The first election for aldermen and justices of the peace shall be held in the year eighteen hundred forty, at the time fixed for the election of constables. The Legislature, at its first session under the ame Constitution, shall provide for the said election, and for subsequent similar elections. The aldermen and tices of the peace now in commission, or who may in the interim be appointed, shall continue to disch the duties of their respective offices until fifteen days after the day which shall be fixed by law for the iss of new commissions, at the expiration of which time their commissions shall expire.

In testimony that the foregoing is the amended Constitution of Pennsylvania agreed to in Convention, We, the Officers and Members of the Convent have hereunto signed our names, at Philadelphia, the twenty-second day February, Anno Domini one thousand eight hundred and thirty-eight, and the Independence of the United States of America the sixty-second.

JOHN SERGEANT, Preside

(Attest,) S. Shoch, Secretary.

George L. Fauss, J. Williams, Assistant Secretaries.

(Names of the Delegates omitted.)